

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF TEXAS  
BEAUMONT DIVISION**

**ARTURO ELIZONDO, JR.**

**Plaintiff,**

§

§

§

**vs.**

**ADHAN ABBIKADIR AND MBA  
TRANSPORT OF COLUMBUS, LLC**

**Defendants**

§

§

§

**CIVIL ACTION NO. 1:19-cv-00459-TH**

**AGREED MOTION TO AMEND SCHEDULING ORDER**

TO THE HONORABLE JUDGE OF SAID COURT:

Pursuant to the telephonic conference held Thursday, June 25 2020, Plaintiff Arturo Elizondo, Jr. and Defendants Adhan Abbikadir and MBA Transport of Columbus, LLC submit this Agreed Motion to Amend Scheduling Order. All parties agree to the dates stated therein and respectfully ask the Court to enter same.

Respectfully submitted,

**GALLAGHER LAW, PLLC**



---

**MATTHEW GALLAGHER**

State Bar No. 24068538

917 Franklin Street, 4<sup>th</sup> Floor

Houston, Texas 77002

Telephone: (713) 807-8000

Facsimile: (713) 807-8008

[matthew@mgg-law.com](mailto:matthew@mgg-law.com)

**ATTORNEY FOR PLAINTIFF  
ARTURO ELIZONDO, JR.**

**-and-**

**SHEEHY, WARE & PAPPAS, P.C.**



---

**GEORGE P. PAPPAS**  
State Bar No. 15454800  
Federal Bar No. 2905  
2500 Two Houston Center  
909 Fannin Street  
Houston, Texas 77010  
Telephone: (713) 951-1000  
Facsimile: (713) 951-1199  
[gpappas@sheehyware.com](mailto:gpappas@sheehyware.com)

**ATTORNEY-IN-CHARGE FOR  
DEFENDANTS ADHAN ABBIKADIR AND  
MBA TRANSPORT OF COLUMBUS, LLC**

**OF COUNSEL:**

Vasilia M. Wilkes  
State Bar No. 24051452  
Federal Bar No. 955230  
Sheehy, Ware & Pappas, PC  
2500 Two Houston Center  
909 Fannin Street  
Houston, Texas 77010-1003  
Telephone: (713) 951-1000  
Facsimile: (713) 951-1199  
[vwilkes@sheehyware.com](mailto:vwilkes@sheehyware.com)

**ATTORNEY FOR DEFENDANT  
ADHAN ABBIKADIR AND MBA  
TRANSPORT OF COLUMBUS, LLC**

## **CERTIFICATE OF SERVICE**

Pursuant to the Federal Rules of Civil Procedure, I hereby certify that a true and correct copy of the foregoing instrument has been served on the following counsel of record on July 6, 2020, by electronic service and email.

*Attorneys for Plaintiff*

Matthew Gallagher

**Gallagher Law, PLLC**

917 Franklin St., Fourth Floor

Houston, TX 77002

[matthew@mgg-law.com](mailto:matthew@mgg-law.com)



---

George P. Pappas

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF TEXAS  
BEAUMONT DIVISION**

**ARTURO ELIZONDO, JR.** §  
Plaintiff, §  
§  
vs. § **CIVIL ACTION NO. 1:19-cv-00459-TH**  
**ADHAN ABBIKADIR AND MBA** §  
**TRANSPORT OF COLUMBUS, LLC** §  
Defendants §

**AMENDED SCHEDULING ORDER<sup>1</sup>**

August 26, 2020	Deadline to file motions for summary judgment Disclosure of plaintiff's expert testimony
September 25, 2020	Disclosure of defendants' expert testimony
December 14, 2020	Deadline to file motions and objections to experts
January 5, 2021	Discovery deadline (excluding expert discovery)
January 19, 2021	Notice of intent to offer certified records
January 26, 2021	Plaintiff's portion of pre-trial order sent to Defendants
February 2, 2021	Joint final pre-trial order Motions in limine due Proposed jury instructions/form of verdict
February 9, 2021	Response to motions in limine due Objections to use of depositions, documents, exhibits, summaries of evidence and exhibits at trial
February 11, 2021	Pre-marked exhibit list due
February 16, 2021	Date parties should be prepared to try case

SIGNED THIS \_\_\_\_\_ day of \_\_\_\_\_, 2020.

---

**HONORABLE JUDGE PRESIDING**

---

<sup>1</sup> If a deadline fall on a Saturday, Sunday or federal holiday, the effective date is the first federal court business day following the deadline imposed.